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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/841,265	04/24/2001	Jeff Reynar 6	0001.0049US01/MS#15468:	5. 6007
	7590 06/11/200 & GOULD (MICROSC	EXAMINER		
P.O. BOX 2903	}	,	SPOONER, I	LAMONT M
MINNEAPOLIS, MN 55402-0903			ART UNIT	PAPER NUMBER
			2626	
			MAIL DATE	DELIVERY MODE
			06/11/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	09/841,265	REYNAR, JEFF			
Office Action Summary	Examiner	Art Unit			
	LAMONT M. SPOONER	2626			
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL' WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period of the period for reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tir will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 25 M	action is non-final. nce except for formal matters, pro				
Disposition of Claims					
4) ☐ Claim(s) 1-10 and 14-25 is/are pending in the state of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-10 and 14-25 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration.				
Application Papers					
9) ☐ The specification is objected to by the Examine 10) ☑ The drawing(s) filed on 24 April 2001 is/are: a) Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Example 11.	☑ accepted or b)☐ objected to drawing(s) be held in abeyance. Section is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 12/20/07, 1/7/08, 1/30/08, 2/20/08, 3/24/05/15/08	4) Interview Summary Paper No(s)/Mail Do 5) Notice of Informal F 08, 4/8/08, 6) Other:	ate			



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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 2/19/08 has been entered.

Response to Arguments

- 2. Applicant's arguments with respect to the newly added limitations to the claims have been considered but are moot in view of the new ground(s) of rejection.
- 3. Applicant's arguments filed 2/19/08, regarding the previous rejections, have been fully considered but they are not persuasive.

In response to applicant's arguments against the references individually, one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references.

Co., 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986).

See In re Keller, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); In re Merck &

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Applicant argues regarding 1, "For example, the table described in Fig. 10 of Yamakita is a processing terminal registration table with entries for transmission source IP address, access time, etc. This is not similar to the mark-up language schema registry recited in claim 1. Yamakita further fails to disclose receiving a schema name based on a hierarchical analysis of a textual input to the input field from the application, locating a grammar with a language setting, a locale setting and associated with the schema name, where the grammar defines an appropriate input for the input field. Yamakita certainly does not teach or suggest each mark-up language schema being associated with a grammar by referring to the grammar directly or mapping to the grammar." The Examiner has not relied on Yamakita for teaching a "mark-up language schema registry" or for "receiving a schema name based on a hierarchical analysis..." See the previous rejection.

In response to applicant's argument, regarding Szabo, "Even though Szabo and Yamakita are directed to completely different subject matters and cannot be combined without the hindsight of the present application, if

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one were to combine the cited references they still fail to render claim 1 obvious." that the examiner's conclusion of obviousness is based upon improper hindsight reasoning, it must be recognized that any judgment on obviousness is in a sense necessarily a reconstruction based upon hindsight reasoning. But so long as it takes into account only knowledge which was within the level of ordinary skill at the time the claimed invention was made, and does not include knowledge gleaned only from the applicant's disclosure, such a reconstruction is proper. See *In re*

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In response to applicant's arguments against Butler, "However, Butler, individually or in combination with the other cited references, also fails to teach or suggest the above discussed features of amended claim 1." The Examiner is not persuaded by this argument.

In response to applicant's arguments regarding Haley,

McLaughlin, 443 F.2d 1392, 170 USPQ 209 (CCPA 1971).

"...Haley...does not cure the deficiencies of the other three references in rendering the elements of claim 1 obvious, as discussed above." The Examiner is not persuaded by this argument.

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In response to applicant's arguments regarding claims 4, 6 and 7 concerning Fisher, "...Fisher fails to remedy the above described deficiencies...." The Examiner is not persuaded by this argument.

The Examiner has clearly stated each individual element of the claims and corresponding citations from prior art in the rejections below. It is the combination of these elements that produce the claim as a whole, wherein each individual element of the combination was known to one ordinarily skilled in the art at the time of the invention, and furthermore combinable by one ordinarily skilled in the art at the time of the invention, and furthermore, motivated, by usage of well known program elements, and schema/structure for these elements and format types.

Claim Objections

Claim 21 objected to because of the following informalities: In claim
 line 11, "the schema name" has antecedent issues. Appropriate
 correction is required.

Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

⁽a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the

invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

6. Claim 1-3, 5, 8-12, 15-17, 19, 21, 22, 24 and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamakita (US Patent No. 5,956,681) in view of Szabo (US 6,868,525), and further in view of Butler et al. (US 7,082,392), and further in view of Haley (US 6,950,831).

As per **claim 1**, Yamakita discloses a computer system for applying mode bias to an input field of an electronic document of an application, the system comprising:

a schema registry in communication with the application (Fig. 10-registration table, Fig. 1 item 108, C.16.lines 22-28-application, C.35.lines 62-64); and

an input engine in communication with the schema registry (Fig. 1 item 101-the mobile terminal comprising the input engine is connected to the schema registry, Fig. 10-the registration table, located within Fig. 1 item 108), wherein the schema registry receives a schema name from the application (C.5.lines 45-67-"destination number", "text", "e-mail"), locate a grammar comprising one of: a regular expression and a statistical language model (C.35 line 11-C.37 line 36-his explicitly defined grammar and description of a text string for his appropriate field as his regular

expression, wherein the grammar defines, for a speech input, numbers and format for a Fax field, for example), the grammar being associated with the schema name and sends the grammar to the input engine (C.5.lines 55, 56-formatted text generation section determines acceptable grammar associated with the schema name, "destination number", which is sent to the input engine, C.6.lines 7-19, C.35.lines 62-64)

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wherein the grammar defines an appropriate input for the input field, and wherein the schema in the schema registry is associated with a corresponding grammar by one of: referring to the grammar directly (C.5.lines 55, 56-formatted text generation section determines acceptable grammar associated with the schema name, "destination number" directly), but lacks explicitly teaching the schema registry as a hierarchical based schema registry, and a hierarchical analysis to the input field.

However, Szabo teaches having a hierarchical schema registry (C.21.lines 33-56) and hierarchical analysis to the input field (ibid, Fig. 1A). Therefore, at the time of the invention, it would have been obvious to modify Yamakita by having a hierarchical schema registry. The motivation for doing so would have been to provide an organization of query responses (C.21.lines 46, 47).

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Yamakita with Szabo fail to explicitly disclose, a grammar having a language setting, a locale setting. However, Butler teaches a grammar having a language setting, and a locale setting (C.7.lines 62-67). Therefore, at the time of the invention, it would have been obvious to one ordinarily skilled in the art to modify Szabo with Yamakita's registry with a grammar having a language setting, and a locale setting, providing the benefit of having an entry text specific to a language and locale for use by a speech recognition and text field formatting entry (Butler, C.5 lines 50, 51, C.8 lines 7, 8).

The above combination lacks teaching the schema registry as a mark-up language schema registry. However, Haley teaches having a mark-up language schema registry (Fig. 4, his binding table, C.6-line 39-C.7 line 64-his data item as XSL). Therefore, at the time of the invention, it would have been obvious to one ordinarily skilled in the art to modify the combination of Szabo and Butler, and Yamakita with Haley, providing the benefit of an document syntax registry, such as the well known XML registry, wherein XML (XSL, XQL) is a well known mark-up language which provides data structuring rules.

As per **claims 2, 3, and 5**, Yamakita, Szabo, Butler and Haley make obvious all of the limitations of claim 1, upon which claims 2, 3 and 5 depend. Yamakita further discloses:

the input engine is a speech recognition engine (C.1.lines 33-67).

the input engine is a handwriting recognition engine (ibid).

the input engine is keypad of a cellphone (ibid).

As per **claim 8**, Yamakita, Szabo, Butler and Haley make obvious all of the limitations of claim 1, upon which claim 8 depends. Yamakita further discloses:

the schema registry comprises a schema database (C.35.lines 12, 13-schema registry/database) and a grammar database (C.35.lines 23-31-the grammar database (format type field dictionary-acceptable input in units of format types), wherein the schema database comprises a plurality of schema names (Fig. 10- "format type" database-is interpreted as the schema database comprising a plurality of schema names "e-mail", "destination number", "text", C.35.lines 62-64), and a plurality of pointers to grammars (C.33.line 60-C.34.line 16, C.35.lines 25-31-format type registration table points to the format type field dictionary, which in turn searches the recognized data for field specific units corresponding and

registered as a keyword for the field) associated with the plurality of schema names and wherein the pointers point to the grammar database comprising a plurality of grammars (C.35.lines 11-21-pointing/referencing to format type field dictionary interpreted as the grammar database comprising a plurality of grammars).

The above combination lacks teaching the schema registry as a mark-up language schema registry. However, Haley teaches having a mark-up language schema registry (Fig. 4, his binding table, C.6-line 39-C.7 line 64-his data item as XSL). Therefore, at the time of the invention, it would have been obvious to one ordinarily skilled in the art to modify the combination of Szabo and Butler, and Yamakita with Haley, providing the benefit of an document syntax registry, such as the well known XML registry, wherein XML (XSL, XQL) is a well known mark-up language which provides data structuring rules.

As per **claim 9**, Yamakita, Szabo, Butler and Haley make obvious all of the limitations of claim 1, upon which claim 9 depends. Yamakita further discloses:

the grammar is a context free grammar (C.33.lines 60-65-clause dependent grammar).

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As per **claim 10**, Yamakita, Szabo, Butler and Haley make obvious all of the limitations of claim 1, upon which claim 10 depends. Yamakita further discloses:

the grammar is a context sensitive grammar (C.33.lines 66, 67, C.34.line 1).

As per **claim 15**, Yamakita, Szabo, Butler and Haley make obvious all of the limitations of claim 1, upon which claim 15 depends. Yamakita further discloses:

the input engine uses the grammar to receive input from a user of the application (C.36.lines 33-36-the input engine uses the grammar rule defining acceptable text to receive input, C.35.lines 35-37, from the user).

As per **claim 16**, Yamakita, Szabo, Butler and Haley make obvious all of the limitations of claim 15, upon which claim 16 depends. Yamakita further discloses:

the input engine further uses the grammar to bias the user's input toward a correct input for the input field (C.36.lines 1-36-correct input comprising and email address, biased by format and unnecessary word deletion).

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As per **claim 17**, Yamakita, Szabo, Butler and Haley make obvious all of the limitations of claim 15, upon which claim 17 depends. Yamakita further discloses:

the input engine compares the input of the user (C.35.lines 35-37) to the grammar (C.35.lines 22-31, 43-51-comparative step) to determine whether the input matches and is an appropriate input (C.36.lines 20-36).

As per **claim 19**, Yamakita, Szabo, Butler and Haley make obvious all of the limitations of claim 1, upon which claim 19 depends. Yamakita further discloses:

the schema registry is in communication with the application through a text service framework (Fig. 1 item 108, 101-C.1.line 63-C.2.line 8-stochastic input text interfaced with mobile terminal), but lacks the schema registry as a mark-up language schema registry.

The above combination lacks teaching the schema registry as a mark-up language schema registry. However, Haley teaches having a mark-up language schema registry (Fig. 4, his binding table, C.6-line 39-C.7 line 64-his data item as XSL). Therefore, at the time of the invention, it would have been obvious to one ordinarily skilled in the art to modify the combination of Szabo and Butler, and Yamakita with Haley, providing the

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benefit of an document syntax registry, such as the well known XML registry, wherein XML (XSL, XQL) is a well known mark-up language which provides data structuring rules.

As per **claim 21**, Yamakita discloses a computer-implemented method for applying mode bias to an input field of an electronic document of an application program module, the method comprising the steps of:

determining that an insertion point is within the input field (C.36.lines 34, 35-inherent for insertion into an appropriate field);

determining a mode bias schema that is attached to the input field (C.35.lines 11-31-format type name registry, C.36.lines 20-36),

dynamically generating a plurality of grammars based on the input field and a schema registry wherein the plurality of grammars define an appropriate input for the input field and is associated with the schema name (C.35.lines 43-64-his format type field generation as for dynamically generating one or more grammars, and the format type/schema name is located in the schema registry-Fig. 10, which points to code for "E-mail", C.9.lines 49-53-his control program, and C.35.lines 62-64-his coping with various schema, ibid, wherein the grammar defines input such as Email related input for the field, Fax, destination number, formats the text with

respect to the field for the information to be entered as a form of grammar), and wherein each of the plurality of the grammars comprise one of: a regular expression and a statistical model (C.35 line 11-C.37 line 36-his explicitly defined grammar and description of a text string for his appropriate field as his regular expression, wherein the grammar defines, for a speech input, numbers and format for a Fax field, for example);

determining a grammar from the generated plurality of grammars that is associated with the mode bias schema (C.35.lines 15-65-format type field dictionary, grammar rule determined by "email, fax, etc."); and

sending the grammar associated with the mode bias schema to an input engine wherein the input engine uses the grammar associated with the mode bias schema to receive input for the input field (C.5.lines 55, 56-formatted text generation section determines acceptable grammar associated with the schema name, "destination number", which is sent to the input engine, C.6.lines 7-19, C.35.lines 62-64).

Yamakita lack teaching a ranked list of mode bias schemas.

However, Szabo teaches having a ranked list of mode bias schemas (his hierarchical schema registry, C.21.lines 33-56, Fig. 1A his input and hierarchy, wherein the ranking is interpreted as the node levels of the

hierarchy). Therefore, at the time of the invention, it would have been obvious to modify Yamakita's mode bias with Szabo's ranked list of mode bias schemas for determining a mode bias schema providing an organization of query responses as per hierarchical mode bias (Szabo, C.21.lines 46, 47).

Yamakita with Szabo fail to explicitly disclose, a grammar having a language setting, a locale setting. However, Butler teaches a grammar having a language setting, and a locale setting (C.7.lines 62-67). Therefore, at the time of the invention, it would have been obvious to one ordinarily skilled in the art to modify Szabo with Yamakita's registry with a grammar having a language setting, and a locale setting, providing the benefit of having an entry text specific to a language and locale for use by a speech recognition and text field formatting entry (Butler, C.5 lines 50, 51, C.8 lines 7, 8).

Yamakita with Szabo and Butler lack teaching the schema registry as a mark-up language schema registry. However, Haley teaches having a mark-up language schema registry (Fig. 4, his binding table, C.6-line 39-C.7 line 64-his data item as XSL). Therefore, at the time of the invention, it would have been obvious to one ordinarily skilled in the art to modify the

combination of Yamakita, Szabo and Butler with Haley, providing the benefit of an document syntax registry, such as the well known XML registry, wherein XML (XSL, XQL) is a well known mark-up language which provides data structuring rules.

As per **claim 22**, Yamakita, Haley, Butler and Szabo make obvious all of the limitations of claim 21, upon which claim 22 depends. Yamakita further discloses:

receiving text at the insertion point (C.36.lines 20-36-predetermined field is the insertion point) and determining whether the received text (C.35.lines 32-47-received text) matches an input type defined by the grammar (C.36.lines 20-30-determination that the grammar matches an email grammar) and, if so, then displaying the text in the input field (C.36.lines 33-36, C.6.lines 16-18).

As per **claim 24**, Yamakita, Haley, Butler and Szabo make obvious all of the limitations of claim 21, upon which claim 24 depends. Yamakita further discloses:

cross-referencing the mode bias schema in a schema database to determine the grammar that is associated with the mode bias schema (C.35.line 11- C.36.line 5-searching through the mode bias schema for a

grammar through the mode bias schema is interpreted as crossreferencing, C.35.lines 11-30, in the schema database indicates/points the/to grammar that is associated with the mode bias schema).

As per **claim 25**, Yamakita, Haley, Butler and Szabo make obvious all of the limitations of claim 24, upon which claim 25 depends. Yamakita further discloses:

sending the grammar to an input engine comprises retrieving the grammar from a grammar database (C.35.lines 21-31-grammar is retrieved from the format type dictionary grammar database) and sending the grammar to the input engine (C.36.lines 11-36).

7. Claim 20 is rejected under 35 U.S.C. 103(a) as being unpatentable over Yamakita (US Patent No. 5,956,681) in view of Haley (US 6,950,831).

As per **claim 20**, Yamakita discloses a computer system for applying mode bias to an input field of an electronic document of an application, the system comprising:

a schema registry connected to the application (Fig. 10-registration table, Fig. 1 item 108, C.16.lines 22-28-application, C.35.lines 62-64), wherein the schema registry operable to point to code for dynamically generating a plurality of grammars (C.35.lines 43-64-his format type field

generation as for dynamically generating grammars, and the format type is located in the schema registry-Fig. 10, which points to code for "E-mail", C.9.lines 49-53-his control program, and C.35.lines 62-64-his coping with various schema) comprising one of: regular expressions and statistical language models (C.35 line 11-C.37 line 36-his explicitly defined grammar and description of a text string for his appropriate field as his regular expression, wherein the grammar defines, for a speech input, numbers and format for a Fax field, for example), wherein the plurality of grammars are used to define an appropriate input for the input field, and wherein each schema in the registry is associated with a corresponding grammar by one of: referring to the corresponding grammar directly (C.5.lines 55, 56formatted text generation section determines acceptable grammar associated with the schema name, "destination number" directly, Yamakita explicitly teaches wherein the one or more grammars are used to identify an input method-direct association, , C.10.lines 1-60, his determination processing, C.8.lines 13-15, and Fig. 4, the ranked list of mode bias schema, in order, from item 401, 405, 406, 407, 409, each is listed in order, all comprising mode bias schema, and non-concurrent, which comprises by

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inherent order, first, second, third, etc. interpreted as their ranking by order); and

an input engine in communication with the schema registry (Fig. 1 item 101-the mobile terminal comprising the input engine is connected to the schema registry, Fig. 10-the registration table, located within Fig. 1 item 108), wherein the schema registry receives a schema name from the application through a text service framework (C.5.lines 45-67-"destination number", "text", "e-mail", Fig. 1 item 108, 101-C.1.line 63-C.2.line 8stochastic input text interfaced with mobile terminal as his text service framework and application), locates an identifier of a grammar among the plurality of grammars (C.36.lines 1-5-his plurality of grammar types) associated with the schema name and sends the located identifier of the grammar to the input engine (C.5.lines 55, 56-formatted text generation section determines acceptable grammar associated with the schema name, "destination number", which is sent to the input engine, C.6.lines 7-19, C.35.lines 62-64, C.36.lines 30-36-the identifier of a grammar is sent to the input engine, in order for the text to be input in a predetermined text format),

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Yamakita lacks teaching the schema registry as a mark-up language schema registry. However, Haley teaches having a mark-up language schema registry (Fig. 4, his binding table, C.6-line 39-C.7 line 64-his data item as XSL). Therefore, at the time of the invention, it would have been obvious to one ordinarily skilled in the art to modify Yamakita with Haley, providing the benefit of an document syntax registry, such as the well known XML registry, wherein XML (XSL, XQL) is a well known mark-up language which provides data structuring rules.

8. Claims 4, 6, and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamakita in view of Szabo in view of Butler in view of Haley (US 6,950,831), as applied to claim 1 above, and further in view of Fisher (US 2001/0041328)

As per **claims 4, 6, and 7**, Yamakita, Szabo, Butler and Haley make obvious all of the limitations of claim 1, upon which claims 4, 6, and 7 depend, but the above combination lack explicitly disclosing:

the input engine is an input method editor;

the input engine is gesture-based input method;

the input engine is a *sign language recognition engine;

However, Fisher teaches having an input method editor, gesture based input method, and a sign language recognition engine (p.3. [0036], [0039]- [0041]

Therefore, at the time of the invention, it would have been obvious to modify the combination of Szabo, Butler, Haley and Yamakita with multiple input engines, and recognition of these input methods. The motivation for doing so would have been to have multiple forms of input which would provide the obvious benefit of expanded input methods, for example to accommodate disabled persons.

9. Claims 14 is rejected under 35 U.S.C. 103(a) as being unpatentable over Yamakita in view Szabo in view of Butler in view of Haley, as applied to claim 1 above, and further in view of De La Huerga (US Patent No. 6,434,567).

Yamakita, Butler, Haley, Szabo and De La Huerga are analogous art in that they involve text input schema for structured text.

As per **claim 14**, Yamakita, Szabo, Butler and Haley make obvious all of the limitations of claim 1, upon which claim 14 depends but the above combination lacks the grammar defines an appropriate input for the input field by defining a list of acceptable inputs for the input field.

However, De La Huerga teaches having a grammar define an appropriate input for a field by defining a list of acceptable inputs for the input field (C.10.lines 7-17). Therefore, at the time of the invention, it would have been obvious to one ordinarily skilled in the art to modify the combination of Szabo, Butler and Yamakita by including in a predetermined field grammar rule a list of acceptable inputs for the input field. The motivation for doing so would have been to account for various input patterns (De La Huerga, C.10.lines 15-17).

10. Claim 18 is rejected under 35 U.S.C. 103(a) as being unpatentable over Yamakita in view of Szabo, in view of Butler in view of Haley, as applied to claim 1 above, and further in view of De La Huerga (US Patent No. 5,895,461).

Yamakita, Szabo, Butler, Haley and De La Huerga are analogous art in that they involve text input schema for structured text.

As per **claim 18**, Yamakita, Szabo, Haley and Butler make obvious all of the limitations of claim 17, upon which claim 18 depends. Yamakita further discloses if the input engine determines that the input of the user does not match an appropriate input, then the input engine rejects the input (C.35.lines 32-47, C.36.lines 6-36-for appropriate input, unnecessary words

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are deleted for appropriate input into fields), but the above combination lacks causing the application to display an error message to the user.

However, De La Huerga teaches display an error message to the user if an input does not match an appropriate input (C.6.lines 50-55). Therefore, at the time of the invention, it would have been obvious to one ordinarily skilled in the art to modify the combination of Haley, Szabo, Butler and Yamakita by indicated an error message for improper information entry. The motivation for doing so would have been to alert the user of error in an input for a specified format field (C.6.lines 51-55).

11. Claim 23 is rejected under 35 U.S.C. 103(a) as being unpatentable over Yamakita in view of Haley, in view of Butler in view of Szabo, as applied to claim 21 above, and further in view of De La Huerga (US Patent No. 5,895,461).

As per claim 23, Yamakita, Haley, Butler and Szabo make obvious all of the limitations of claim 22, upon which claim 23 depends.

The above combination lacks if the text received at the insertion point does not match the input type defined by the grammar, then displaying an error message.

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However, De La Huerga teaches display an error message to the user if an input does not match an appropriate input (C.6.lines 50-55). Therefore, at the time of the invention, it would have been obvious to one ordinarily skilled in the art to modify the combination of Butler Haley, Szabo and Yamakita with De La Huerga by indicated an error message for improper information entry. The motivation for doing so would have been to alert the user of error in an input for a specified format field (C.6.lines 51-55).

Conclusion

12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to LAMONT M. SPOONER whose telephone number is (571)272-7613. The examiner can normally be reached on 8:00 AM - 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Patrick Edouard can be reached on 571/272-7603. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Ims 6/02/08 /Patrick N. Edouard/ Supervisory Patent Examiner, Art Unit 2626